



Charles Raymond,  
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Appl No. 10/804/709  
Dated: 25 - 10 - 05

USPTO  
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Commissioner of Patent,  
P.O.Box 1450,  
Alexandria VA 22313.

**Examiner Art Unit 3745**  
**ATT - Dwayne J. White**  
Ph: (571) 272 4825

Dear Mr. White,

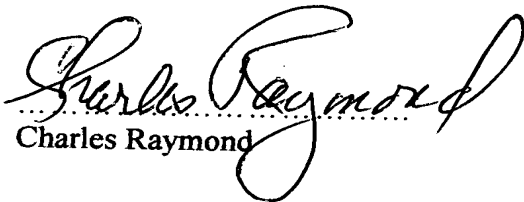
Thank you for your patient guidance in this case. I have tried to follow your advice and am submitting a response to your first office action.

I apologize for not being more familiar with the correct terminology used by a patent attorney.

I have again put a claim that is generic, and it is followed by a dependent claim which could replace the generic claim if the generic claim won't fly. I couldn't see why the cited art would preclude allowing the claim however.

Again, the easiest way to reach me for clarification or required changes is by email [raymond@connect.com.fj](mailto:raymond@connect.com.fj).

Thank you,

  
Charles Raymond